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38823 THOMAS KA	7590 08/20/2007 YDEN HORSTEMEYER	EXAMINER			
THOMAS, KAYDEN, HORSTEMEYER & RISLEY, LLP/ BELLSOUTH I.P. CORP			MORRISON, JAY A		
100 GALLERI SUITE 1750	A PARKWAY	•	ART UNIT	PAPER NUMBER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)	
	10/734,681	LEWIS ET AL.	
Office Action Summary	Examiner	Art Unit	
	Jay A. Morrison	2168	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet wi	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIO 136(a). In no event, however, may a re- will apply and will expire SIX (6) MON e, cause the application to become AB	CATION. Lepty be timely filed ITHS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).	
Status			
 1) ⊠ Responsive to communication(s) filed on <u>02 A</u> 2a) ⊠ This action is FINAL. 2b) ☐ This 3) ☐ Since this application is in condition for alloward closed in accordance with the practice under A 	s action is non-final. ince except for formal matt		
Disposition of Claims			
4)	wn from consideration.		
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine 11.	cepted or b) objected to drawing(s) be held in abeyant ction is required if the drawing	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	ts have been received. ts have been received in A prity documents have been nu (PCT Rule 17.2(a)).	pplication No received in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s	ummary (PTO-413))/Mail Date nformal Patent Application 	

DETAILED ACTION

Remarks

1. Claims 1-17,19-30,33-42,46-47 are pending.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

3. Claims 1-9 and 12-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kuhn et al. ('Kuhn' hereinafter) (Patent number 6,891,937) in view of Doherty et al.

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('<u>Doherty</u>' hereinafter) (Patent Number 6,735,293) further in view of <u>Asthana et al.</u>

('<u>Asthana</u>' hereinafter) (Patent Number 5,265,006) further in view of <u>Clements</u> ("Quality-of-Service and Market Implications of Asymmetric Standards in Telecommunications",

The National Regulatory Research Institute, October 1998).

As per claim 1, Kuhn teaches

A trouble ticket handling system, comprising: (see abstract and background) login logic configured to log a user into a plurality of trouble ticket systems (column 11, lines 24-30);

a monitoring device configured to poll the plurality of trouble ticket systems comprising a plurality of open trouble tickets (column 4, lines 52-60);

and user interface logic configured to enable the user to automatically load a proper trouble ticket from any of the plurality of open trouble tickets at the plurality of trouble ticket systems. (column 4, lines 52-60; column 5, lines 26-35)

<u>Kuhn</u> does not explicitly indicate "and assign the proper trouble ticket to the user, determination of the proper trouble ticket being based upon ... wherein the proper trouble ticket".

However, <u>Doherty</u> discloses "and assign the proper trouble ticket to the user, determination of the proper trouble ticket being based upon ... wherein the proper trouble ticket" (work orders dispatched to technician, column 2, lines 35-40).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine <u>Kuhn</u> and <u>Doherty</u> because using the steps of "and

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assign the proper trouble ticket to the user, determination of the proper trouble ticket being based upon ... wherein the proper trouble ticket" would have given those skilled in the art the tools to improve the invention by facilitating telecommunications service provisioning and service assurance. This gives the user the advantage of reducing start-up costs and ensuring customer satisfaction.

Neither <u>Kuhn</u> nor <u>Doherty</u> explicitly indicate "regulatory fines that are subject to being levied against the proper trouble ticket from different regulatory agencies, ... the regulatory agency in which the regulatory fine".

However, <u>Clements</u> discloses "regulatory fines that are subject to being levied against the proper trouble ticket from different regulatory agencies, ... the regulatory agency in which the regulatory fine" (quality-of-service penalties from state commissions, page 23, second paragraph).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Kuhn, Doherty and Clements because using the steps of "regulatory fines that are subject to being levied against the proper trouble ticket from different regulatory agencies, ... the regulatory agency in which the regulatory fine" would have given those skilled in the art the tools to improve the invention by recognizing that quality-of-service shortfalls have a consequence. This gives the user the advantage of being alerted to potential shortfalls in quality-of-service.

Neither <u>Kuhn</u>, <u>Doherty</u> nor <u>Clements</u> explicitly indicate "is chosen from ... is the largest".

However, <u>Asthana</u> discloses "is chosen from ... is the largest" (largest penalty, column 16, lines 59-62).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Kuhn, Doherty, Clements and Asthana because using the steps of "is chosen from ... is the largest" would have given those skilled in the art the tools to improve the invention by taking care of the largest penalty first to avoid increased penalties. This gives the user the advantage of having an automated tool for identifying the largest penalties.

As per claim 2, Kuhn teaches

memory coupled to the login logic, the memory being configured to store at least one password associated with each of the plurality of trouble ticket systems, and to store and a username associated with the user (column 11, lines 24-30).

As per claim 3, Kuhn teaches

each of the plurality of trouble ticket systems is associated with a geographic region (multiple service providers, column 4, lines 52-60).

As per claim 4, Kuhn teaches

each of said at least one password is different and each of said at least one password is associated with one of the plurality of trouble ticket systems (column 11, lines 24-30).

As per claim 5, Kuhn teaches

the monitoring device is configured to poll the plurality of trouble ticket systems on a periodic basis (column 4, line 60).

As per claim 6, Kuhn teaches

the monitoring device is configured to poll the plurality of trouble ticket systems upon receiving an instruction from the user interface logic (column 9, lines 42-57).

As per claim 7, Kuhn teaches

the monitoring device is configured to retrieve information from each of the plurality of trouble ticket systems regarding a plurality of open trouble tickets associated with the user (column 9, lines 42-57).

As per claim 8, Kuhn teaches

the trouble tickets are associated with the user through a common language location identifier based on a center associated with the user (column 9, lines 42-57).

As per claim 9, Kuhn teaches

sorting logic configured to determine the proper trouble ticket to load to the user (column 7, lines 1-8).

As per claim 12,

Neither Kuhn, Asthana, nor Clements explicitly indicate "the user interface logic inhibits the user from choosing a trouble ticket to work on based on a perceived level of difficulty associated with the chosen trouble ticket".

However, Doherty discloses "the user interface logic inhibits the user from choosing a trouble ticket to work on based on a perceived level of difficulty associated with the chosen trouble ticket" (appropriate skill level, column 9, lines 45-56).

It would have been obvious to one of ordinary skill in the art to combine Kuhn, Ashthana, Clements, and Doherty because using the steps of "the user interface logic inhibits the user from choosing a trouble ticket to work on based on a perceived level of difficulty associated with the chosen trouble ticket" would have given those skilled in the art the tools to improve the invention by facilitating telecommunications service provisioning and service assurance. This gives the user the advantage of reducing startup costs and ensuring customer satisfaction.

As per claim 13, Kuhn teaches

the user interface logic is further configured to enable the user to manually load to a trouble ticket (column 9, lines 42-57).

Claims 10-11,14-17,19-30,33-42,46-47 are rejected under 35 U.S.C. 103(a) as 4. being unpatentable over Kuhn et al. ('Kuhn' hereinafter) (Patent number 6,891,937) in view of Doherty et al. ('Doherty' hereinafter) (Patent Number 6,735,293) further in view

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of Asthana et al. ('Asthana' hereinafter) (Patent Number 5,265,006) further in view of Clements ("Quality-of-Service and Market Implications of Asymmetric Standards in Telecommunications", The National Regulatory Research Institute, October 1998) and further in view of Jones et al. ('Jones' hereinafter) (Patent Number 6,763,333).

As per claim 10,

Neither Kuhn, Doherty, Asthana, nor Clements explicitly indicate "the sorting logic is configured to sort a plurality of trouble tickets responsive to a common language location identifier, a tracking key, and a time stamp associated with each of the plurality of trouble tickets"

However, <u>Jones</u> discloses "the sorting logic is configured to sort a plurality of trouble tickets responsive to a common language location identifier, a tracking key, and a time stamp associated with each of the plurality of trouble tickets" (column 2, lines 15-34).

It would have been obvious to one of ordinary skill in the art to combine Kuhn,

Doherty, Asthana, Clements and Jones because using the steps of "the sorting logic is configured to sort a plurality of trouble tickets responsive to a common language location identifier, a tracking key, and a time stamp associated with each of the plurality of trouble tickets" would have given those skilled in the art the tools to improve the invention by having automated components and techniques for handing trouble tickets.

This gives the user the advantage of better monitoring of customer or subscriber generated trouble tickets.

As per claim 11,

Neither Kuhn, Doherty, Asthana, nor Clements explicitly indicate "the sorting logic is further configured to sort a plurality of trouble tickets responsive to a tracking key associated with each of the plurality of trouble tickets".

However, <u>Jones</u> discloses "the sorting logic is further configured to sort a plurality of trouble tickets responsive to a tracking key associated with each of the plurality of trouble tickets" (column 10, lines 1-21).

It would have been obvious to one of ordinary skill in the art to combine Kuhn, Doherty, Asthana, Clements and Jones because using the steps of "the sorting logic is further configured to sort a plurality of trouble tickets responsive to a tracking key associated with each of the plurality of trouble tickets" would have given those skilled in the art the tools to improve the invention by having automated components and techniques for handing trouble tickets. This gives the user the advantage of better monitoring of customer or subscriber generated trouble tickets.

As per claim 14, Kuhn teaches

the user interface logic is further configured to enable the user to enter a reason for manually loading the trouble ticket (column 11, line 59 through column 12, line 4).

As per claim 15, Kuhn teaches

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the user interface logic is further configured to set an alarm when the user exceeds a threshold number of allowable manual load tickets" (column 2, lines 15-34).

As per claim 16, Kuhn teaches

a reporting logic configured to report the alarm to a supervisor of the user (column 2, lines 15-34).

As per claim 17, Kuhn teaches

the proper trouble ticket is determined by a sorting logic which is configured to provide the user interface with an oldest maintenance ticket as determined by a tracking key associated with each of the plurality of trouble tickets (column 10, lines 1-21).

As per claim 19, Kuhn teaches

A method of assigning trouble tickets, comprising the steps of: (see abstract and background)

periodically polling a plurality of trouble ticket systems for at least one trouble ticket associated with a support center (column 4, lines 52-60);

receiving a request for a trouble ticket from a technician at the support center (column 9, lines 41-57);

and providing the technician with a proper trouble ticket from the plurality of ... trouble tickets (column 9, lines 41-57).

Kuhn does not explicitly indicate "sorting said at least one trouble ticket with a plurality of previously received trouble tickets; storing a plurality of sorted trouble tickets in a memory device; ... sorted trouble tickets".

However, <u>Jones</u> discloses "sorting said at least one trouble ticket with a plurality of previously received trouble tickets; storing a plurality of sorted trouble tickets in a memory device; ... sorted trouble tickets" (column 2, lines 15-34).

It would have been obvious to one of ordinary skill in the art to combine <u>Kuhn</u> and <u>Jones</u> because using the steps of "sorting said at least one trouble ticket with a plurality of previously received trouble tickets; storing a plurality of sorted trouble tickets in a memory device; ... sorted trouble tickets" would have given those skilled in the art the tools to improve the invention by having automated components and techniques for handing trouble tickets. This gives the user the advantage of better monitoring of customer or subscriber generated trouble tickets.

Neither <u>Kuhn</u> nor <u>Jones</u> explicitly indicate "and assign the proper trouble ticket to the user, determination of the proper trouble ticket being based upon ... wherein the proper trouble ticket".

However, <u>Doherty</u> discloses "and assign the proper trouble ticket to the user, determination of the proper trouble ticket being based upon ... wherein the proper trouble ticket" (work orders dispatched to technician, column 2, lines 35-40).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine <u>Kuhn</u>, <u>Jones</u> and <u>Doherty</u> because using the steps of "and assign the proper trouble ticket to the user, determination of the proper trouble

ticket being based upon ... wherein the proper trouble ticket" would have given those skilled in the art the tools to improve the invention by facilitating telecommunications service provisioning and service assurance. This gives the user the advantage of reducing start-up costs and ensuring customer satisfaction.

Neither <u>Kuhn</u>, <u>Jones</u> nor <u>Doherty</u> explicitly indicate "regulatory fines that are subject to being levied against the proper trouble ticket from different regulatory agencies, ... the regulatory agency in which the regulatory fine".

However, <u>Clements</u> discloses "regulatory fines that are subject to being levied against the proper trouble ticket from different regulatory agencies, ... the regulatory agency in which the regulatory fine" (quality-of-service penalties from state commissions, page 23, second paragraph).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Kuhn, Jones, Doherty and Clements because using the steps of "regulatory fines that are subject to being levied against the proper trouble ticket from different regulatory agencies, ... the regulatory agency in which the regulatory fine" would have given those skilled in the art the tools to improve the invention by recognizing that quality-of-service shortfalls have a consequence. This gives the user the advantage of being alerted to potential shortfalls in quality-of-service.

Neither <u>Kuhn</u>, <u>Jones</u>, <u>Doherty</u> nor <u>Clements</u> explicitly indicate "is chosen from ... is the largest".

However, <u>Asthana</u> discloses "is chosen from ... is the largest" (largest penalty, column 16, lines 59-62).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine <u>Kuhn</u>, <u>Jones</u>, <u>Doherty</u>, <u>Clements</u> and <u>Asthana</u> because using the steps of "is chosen from ... is the largest" would have given those skilled in the art the tools to improve the invention by taking care of the largest penalty first to avoid increased penalties. This gives the user the advantage of having an automated tool for identifying the largest penalties.

As per claim 20, Kuhn teaches

storing at least one password for the technician associated with each of the plurality of trouble ticket systems in the memory device (column 11, lines 24-30).

As per claim 21, Kuhn teaches

logging the user into the plurality of trouble ticket systems with said at least one password (column 11, lines 24-30).

As per claim 22, Kuhn teaches

This claim is rejected on grounds corresponding to the arguments given above for rejected claim 4 and is similarly rejected.

As per claim 23, Kuhn teaches

polling of the plurality of trouble ticket systems occurs upon receiving a request for a trouble ticket from a technician at the support center (column 9, lines 42-57).

As per claim 24, Kuhn teaches

the trouble tickets are associated with the support center through a common language location identifier associated with the support center (column 9, lines 42-57).

As per claim 25,

Neither <u>Kuhn</u>, <u>Doherty</u>, <u>Asthana</u>, nor <u>Clements</u> explicitly indicate "sorting said at least one trouble ticket with a plurality of previously received trouble tickets comprises sorting trouble tickets in accordance with a tracking key, and a time stamp associated with each trouble ticket".

However, <u>Jones</u> discloses "sorting said at least one trouble ticket with a plurality of previously received trouble tickets comprises sorting trouble tickets in accordance with a tracking key, and a time stamp associated with each trouble ticket" (column 10, lines 1-21).

It would have been obvious to one of ordinary skill in the art to combine Kuhn, Doherty, Asthana, Clements and Jones because using the steps of "sorting said at least one trouble ticket with a plurality of previously received trouble tickets comprises sorting trouble tickets in accordance with a tracking key, and a time stamp associated with each trouble ticket" would have given those skilled in the art the tools to improve the invention by having automated components and techniques for handing trouble tickets. This gives the user the advantage of better monitoring of customer or subscriber generated trouble tickets.

As per claim 26,

Neither <u>Kuhn</u>, <u>Jones</u>, <u>Asthana</u>, nor <u>Clements</u> explicitly indicate "the user interface logic inhibits the user from choosing a trouble ticket to work on based on a perceived level of difficulty associated with the chosen trouble ticket".

However, <u>Doherty</u> discloses "the user interface logic inhibits the user from choosing a trouble ticket to work on based on a perceived level of difficulty associated with the chosen trouble ticket" (appropriate skill level, column 9, lines 45-56).

It would have been obvious to one of ordinary skill in the art to combine Kuhn, Doherty, Asthana, Clements and Jones because using the steps of "the user interface logic inhibits the user from choosing a trouble ticket to work on based on a perceived level of difficulty associated with the chosen trouble ticket" would have given those skilled in the art the tools to improve the invention by facilitating telecommunications service provisioning and service assurance. This gives the user the advantage of reducing start-up costs and ensuring customer satisfaction.

As per claim 27, Kuhn teaches

the steps of: receiving a request from the technician to manually load a trouble ticket (column 9, lines 42-57);

and assigning the trouble ticket to the technician responsive to the request to manually load the trouble ticket (column 9, lines 41-57; column 11, line 59 through column 12, line 4).

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As per claim 28, Kuhn teaches

receiving a reason from the technician for manually loading the trouble ticket (column 11, line 59 through column 12, line 4).

As per claim 29, Kuhn teaches

causing an alarm when the technician exceeds a threshold number of allowable manual load tickets (column 2, lines 15-34).

As per claim 30, Kuhn teaches

reporting the alarm to a supervisor of the technician (column 2, lines 48-56).

As per claim 33, Kuhn teaches

A computer readable medium having a program for assigning a trouble ticket to a responsible technician, the program having instructions to perform: (see abstract and background)

periodically polling a plurality of trouble ticket systems for at least one trouble ticket associated with a support center (column 4, lines 52-60);

receiving a request for a trouble ticket from a technician at the support center (column 9, lines 41-57);

and assigning the technician to a proper trouble ticket from the plurality of ... trouble tickets (column 9, lines 41-57; column 11, line 59 through column 12, line 4).

<u>Kuhn</u> does not explicitly indicate "sorting said at least one trouble ticket with a plurality of previously received trouble tickets responsive to a tracking key and time stamp included with each of the trouble tickets', storing a plurality of sorted trouble tickets in a memory device; ... sorted".

However, <u>Jones</u> discloses "sorting said at least one trouble ticket with a plurality of previously received trouble tickets responsive to a tracking key and time stamp included with each of the trouble tickets', storing a plurality of sorted trouble tickets in a memory device, ... sorted" (column 2, lines 15-34).

It would have been obvious to one of ordinary skill in the art to combine Kuhn and Jones because using the steps of "sorting said at least one trouble ticket with a plurality of previously received trouble tickets', storing a plurality of sorted trouble tickets in a memory device', ... sorted trouble tickets" would have given those skilled in the art the tools to improve the invention by having automated components and techniques for handing trouble tickets. This gives the user the advantage of better monitoring of customer or subscriber generated trouble tickets.

Neither <u>Kuhn</u> nor <u>Jones</u> explicitly indicate "and assign the proper trouble ticket to the user, determination of the proper trouble ticket being based upon ... wherein the proper trouble ticket".

However, <u>Doherty</u> discloses "and assign the proper trouble ticket to the user, determination of the proper trouble ticket being based upon ... wherein the proper trouble ticket" (work orders dispatched to technician, column 2, lines 35-40).

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It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine <u>Kuhn</u>, <u>Jones</u> and <u>Doherty</u> because using the steps of "and assign the proper trouble ticket to the user, determination of the proper trouble ticket being based upon ... wherein the proper trouble ticket" would have given those skilled in the art the tools to improve the invention by facilitating telecommunications service provisioning and service assurance. This gives the user the advantage of reducing start-up costs and ensuring customer satisfaction.

Neither <u>Kuhn</u>, <u>Jones</u> nor <u>Doherty</u> explicitly indicate "regulatory fines that are subject to being levied against the proper trouble ticket from different regulatory agencies, ... the regulatory agency in which the regulatory fine".

However, <u>Clements</u> discloses "regulatory fines that are subject to being levied against the proper trouble ticket from different regulatory agencies, ... the regulatory agency in which the regulatory fine" (quality-of-service penalties from state commissions, page 23, second paragraph).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Kuhn, Jones, Doherty and Clements because using the steps of "regulatory fines that are subject to being levied against the proper trouble ticket from different regulatory agencies, ... the regulatory agency in which the regulatory fine" would have given those skilled in the art the tools to improve the invention by recognizing that quality-of-service shortfalls have a consequence. This gives the user the advantage of being alerted to potential shortfalls in quality-of-service.

Neither <u>Kuhn</u>, <u>Jones</u>, <u>Doherty</u> nor <u>Clements</u> explicitly indicate "is chosen from ... is the largest".

However, <u>Asthana</u> discloses "is chosen from ... is the largest" (largest penalty, column 16, lines 59-62).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine <u>Kuhn</u>, <u>Jones</u>, <u>Doherty</u>, <u>Clements</u> and <u>Asthana</u> because using the steps of "is chosen from ... is the largest" would have given those skilled in the art the tools to improve the invention by taking care of the largest penalty first to avoid increased penalties. This gives the user the advantage of having an automated tool for identifying the largest penalties.

As per claim 34,

This claim is rejected on grounds corresponding to the arguments given above for rejected claim 20 and is similarly rejected.

As per claims 35-37,

These claims are rejected on grounds corresponding to the arguments given above for rejected claims 22-24 and are similarly rejected.

As per claims 38-42,

These claims are rejected on grounds corresponding to the arguments given above for rejected claims 26-30 and are similarly rejected.

Neither <u>Kuhn</u>, <u>Jones</u>, <u>Asthana</u>, nor <u>Clements</u> explicitly indicate "tracking a plurality of work schedules associated with a plurality of technicians".

However, <u>Doherty</u> discloses "tracking a plurality of work schedules associated with a plurality of technicians" (column 9, lines 1-9).

It would have been obvious to one of ordinary skill in the art to combine <u>Kuhn</u>, <u>Doherty</u>, <u>Asthana</u>, <u>Clements</u> and <u>Jones</u> because using the steps of "tracking a plurality of work schedules associated with a plurality of technicians" would have given those skilled in the art the tools to improve the invention by facilitating telecommunications service provisioning and service assurance. This gives the user the advantage of reducing start-up costs and ensuring customer satisfaction.

As per claim 47,

Neither <u>Kuhn</u>, <u>Jones</u>, <u>Asthana</u>, nor <u>Clements</u> explicitly indicate "assigning the trouble ticket responsive to a work schedule among the plurality of work schedules, associated with the technician".

However, <u>Doherty</u> discloses "assigning the trouble ticket responsive to a work schedule among the plurality of work schedules, associated with the technician" (column 9, lines 1-9).

It would have been obvious to one of ordinary skill in the art to combine <u>Kuhn</u>, <u>Doherty</u>, <u>Asthana</u>, <u>Clements</u> and <u>Jones</u> because using the steps of "assigning the

trouble ticket responsive to a work schedule among the plurality of work schedules, associated with the technician" would have given those skilled in the art the tools to improve the invention by facilitating telecommunications service provisioning and service assurance. This gives the user the advantage of reducing start-up costs and ensuring customer satisfaction.

Response to Arguments

5. Applicant's arguments filed 8/2/07 have been fully considered but they are not persuasive.

With regards to Applicant's argument that neither Kuhn, Doherty, Clements and Asthana disclose "determination of the proper trouble ticket being based upon regulatory files that are subject to being levied against the proper trouble ticket", it is noted that Asthana discloses minimizing an cost by analyzing total costs and choosing the cheapest alternative (column 15, lines 15-24), which is fairly basic business principle. Clements discloses that regulatory penalties can be assessed for not meeting quality of service standards (page 23, second paragraph), while Doherty discloses a method of determining how a trouble ticket is assigned (to appropriately skilled technician, column 9, lines 48-54). In combining these references, it is argued that it would have been obvious to select another way of assigning trouble tickets, namely by

the regulatory files that are subject to being levied against the trouble ticket. Therefore a combination of these references discloses the limitation.

Conclusion

6. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

The prior art made of record, listed on form PTO-892, and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jay A. Morrison whose telephone number is (571) 272-7112. The examiner can normally be reached on M-F 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tim Vo can be reached on (571) 272-3642. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TIM VO SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100

Jay Morrison TC2100 Tim Vo TC2100